FILED

2011 MAR 18 PM 1:5h 1 James D. Pacitti (248696) Krohn & Moss, Ltd CLERK U.S. DISTRICT COUCT CENTRAL DIST. OF CALL RIVERSIDE 2 10474 Santa Monica Blvd., Suite 401 Los Angeles, CA 90025 3 Tel: 323-988-2400 x230 Fax: 866-583-3695 jpacitti@consumerlawcenter.com Attorneys for Plaintiff, 5 MELANIE MARIN 6 IN THE UNITED STATES DISTRICT COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA 7 MELANIE MARIN, 8 Plaintiff, VERIFIEDCOMPLAINT AND DEMAND 9 FOR JURY TRIAL VS.. 10 (Unlawful Debt Collection Practices) PORTFOLIO RECOVERY ASSOCIATES, 11 LLC, 12 Defendant. 13 14 VERIFIED COMPLAINT 15 MELANIE MARIN (Plaintiff), by his attorneys, KROHN & MOSS, LTD., alleges the 16 following against PORTFOLIO RECOVERY ASSOCIATES, LLC. (Defendant): 17 INTRODUCTION 18 1. Count I of Plaintiff's Complaint is based on the Fair Debt Collection Practices Act, 15 19 US.C. 1692 et seq. (FDCPA). 20 2. Count II of the Plaintiff's Complaint is based on Rosenthal Fair Debt Collection 21 Practices Act, Cal. Civ. Code §1788 et seq. (RFDCPA). 22 JURISDICTION AND VENUE 23 3. Jurisdiction of this court arises pursuant to 15 U.S.C. 1692k(d), which states that such 24 actions may be brought and heard before "any appropriate United States district court 25

(FM)

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- without regard to the amount in controversy," and 28 US.C. 1367 grants this court supplemental jurisdiction over the state claims contained within.
- 4 Defendant maintains a business office and conducts business in the state of California, and therefore, personal jurisdiction is established.
- 5. Venue is proper pursuant to 28 U.S.C. 1391(b)(2).

### **PARTIES**

- 6 Plaintiff is a natural person residing in Upland, San Bernardino County, California
- 7. Plaintiff is a consumer as that term is defined by 15 U.S.C. 1692a(3), and according to Defendant, Plaintiff allegedly owes a debt as that term is defined by 15 U.S.C. 1692a(5) and Cal Civ. Code § 1788 2(h).
- 8. Defendant is a debt collector as that term is defined by 15 U.S.C. 1692a(6) and Cal. Civ. Code §1788.2(c), and sought to collect a consumer debt from Plaintiff.
- 9. Defendant is a limited liability company located in Norfolk, Virginia.
- 10. Defendant acted through its agents, employees, officers, members, directors, heirs, successors, assigns, principals, trustees, sureties, subrogees, representatives, and insurers.

#### **FACTUAL ALLEGATIONS**

- 11. Since August of 2010, Defendant constantly and continuously placed collection calls to Plaintiff seeking and demanding payment for an alleged debt.
- 12. Defendant has called from: 731-215-8010; 800-772-1413; 847-678-9710; 757-961-3548; 620-662-8870; 731-984-7690; and 757-864-0020.
- 13. Defendant calls Plaintiff from 8:10 a.m. until 8:59 p.m., as much as seven times a day.
- 14. Defendant has called Plaintiff on a virtual daily basis through March of 2011.
- 15. Plaintiff has told Defendant that she is not going to pay the alleged debt, however, the Defendant has continued to call

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16. Defendant has threatened to file a lawsuit against the Plaintiff, though the Statute of Limitations has expired on the alleged debt.

## COUNT I DEFENDANT VIOLATED THE FAIR DEBT COLLECTION PRACTICES ACT

- 17. Defendant violated the FDCPA based on the following:
  - a Defendant violated §1692d of the FDCPA by engaging in conduct the natural consequence of which is to harass, oppress, or abuse the Plaintiff;
  - b Defendant violated §1692d(5) of the FDCPA by causing a telephone to ring and engaging Plaintiff in telephone conversations repeatedly and continuously with the intent to annoy, abuse, and harass Plaintiff;
  - c. Defendant violated §1692e(5) of the FDCPA by using false, deceptive, or misleading representation or means in connection with the collection of a debt by threatening to file a lawsuit on a debt that the Statute of Limitations has expired.

WHEREFORE, Plaintiff, MELANIE MARIN, respectfully requests judgment be entered against Defendant, PORTFOLIO RECOVERY ASSOCIATES, LLC, for the following:

- 18. Statutory damages of \$1,000.00 pursuant to the Fair Debt Collection Practices Act, 15 US.C. 1692k;
- 19. Costs and reasonable attorneys' fees pursuant to the Fair Debt Collection Practices Act, 15 U.S.C. 1692k; and
- 20 Any other relief that this Honorable Court deems appropriate.

# COUNT II DEFENDANT VIOLATED THE ROSENTHAL FAIR DEBT COLLECTION PRACTICES ACT

- 21. Plaintiff repeats and re-alleges all of the allegations in Count I of Plaintiff's Complaint as the allegations in Count II of Plaintiff's Complaint
- 22. Defendant violated the RFDCPA based on the following:
  - a. Defendant violated §1788 11(d) of the RFDCPA by causing Plaintiff's telephone

1	to ring repeatedly and continuously so as to annoy Plaintiff.					
2	b. Defendant violated §1788.11(e) of the RFDCPA by placing collection calls to					
3	Plaintiff with such frequency that was unreasonable and constituted harassment					
4	and					
5	c. Defendant violated the §1788.17 of the RFDCPA by continuously failing to					
6	comply with the statutory regulations contained within the FDCPA, 15 U.S.C.					
7	1692 et seq.					
8	WHEREFORE, Plaintiff, MELANIE MARIN, respectfully requests judgment be entered					
9	against Defendant, PORTFOLIO RECOVERY ASSOCIATES, LLC, for the following:					
10	23 Statutory damages of \$1,000.00 pursuant to the Rosenthal Fair Debt Collection Practices					
11	Act, Cal. Civ. Code §1788.30(b);					
12	24. Costs and reasonable attorneys' fees pursuant to the Rosenthal Fair Debt Collection					
13	Practices Act, Cal. Civ Code § 1788.30(c), and					
14	25. Any other relief that this Honorable Court deems appropriate					
15	DEMAND FOR JURY TRIAL					
16	PLEASE TAKE NOTICE that Plaintiff, MELANIE MARIN, demands a jury trial in this					
17	cause of action.					
18	RESPECTFULLY SUBMITTED,					
19	DATED: March 15, 2011 KROHN & MOSS, LTD					
20						
21	By: James D. Pacitti					
22	Attorney for Plaintiff					
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### VERIFICATION OF COMPLAINT AND CERTIFICATION

STATE OF CALIFORNIA

Plaintiff, MELANIE MARIN, states as follows:

- 1. I am the Plaintiff in this civil proceeding.
- I have read the above-entitled civil Complaint prepared by my attorneys and I believe that all of the facts contained in it are true, to the best of my knowledge, information and belief formed after reasonable inquiry.
- I believe that this civil Complaint is well grounded in fact and warranted by existing law or by a good faith argument for the extension, modification or reversal of existing law.
- I believe that this civil Complaint is not interposed for any improper purpose, such as to harass any Defendant(s), cause unnecessary delay to any Defendant(s), or create a needless increase in the cost of litigation to any Defendant(s), named in the Complaint.
- 5. I have filed this Complaint in good faith and solely for the purposes set forth in it.

Pursuant to 28 U S.C. § 1746(2), I, MELANIE MARIN, hereby declare (or certify, verify or state) under penalty of perjury that the foregoing is true and correct

DATE: 7 Marh 2011

MELANIE MARIN

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	DISTRICI COURT CT OF CALIFORNIA	•				
MELANIE MARIN,	CASE NUMBER	,				
PLAIN1IFF(	W 11 - 02331	(Fi				
PORTFOLIO RECOVERY ASSOCIATES, LLC		,				
DEFENDANI(S)	SUMMONS					
10: DEFENDANT(S): PORTFOLIO RECOVERY  A lawsuit has been filed against you						
must serve on the plaintiff an answer to the attached <b>v</b> c  ☐ counterclaim ☐ cross-claim or a motion under Rule 1:  or motion must be served on the plaintiff's attorney, <u>Jar</u>	2 of the Federal Rules of Civil Procedure. The answermes Pacitti, Esq. , whose address is 401; Los Angeles, CA 90025 . If you fail to do so,					
TERRY NAFISI						
Dated:	Clerk, U.S. District Court  WHTHAY  By:  Deputy Clerk					
	(Seal of the Court)					

[Use 60 days if the defendant is the United States or a United States agency, or is an officer or employee of the United States Allowed 60 days by Rule 12(a)(3)]

CV-01A (12/07) SUMMONS

## UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA

		CIVI	L COVER SHEE							
I (a) PLAINTIFFS (Check box if you are representing yourself □) MELANIE MARIN				DEFENDANIS PORTFOLIO RECOVERY ASSOCIATES, LLC.						
(b) Attorneys (Firm Name, Address and Telephone Number If you are representing yourself, provide same )  Krohn & Moss, I td; James D Pacitti, Esq				Attorneys (If Known)						
10474 Santa Monica Blvd , Suite 401; Los Angeles, CA 90025 (323) 988-2400										
II. BASIS OF JURISDICTION	N (Place an X in one box only)			PRINCIPAL PAR! ox for plaintiff and c			Only			
□ 1 U S Government Plaintiff	✓ 3 Federal Question (U.S Government Not a Pa	5.	of This State	-	DEF	Incorporated or P		<b>Р1 F</b> □ 4	DEF □ 4	
☐ 2 U S Government Defendan	t □ 4 Diversity (Indicate Ci of Parties in Item III)	tizenship Citizen	of Another State	□ 2	□ 2	Incorporated and of Business in Ar		□ 5	□ 5	
		Citizen	or Subject of a Fo	reign Country 3	□ 3	Foreign Nation		□6	□6	
IV ORIGIN (Place an X in one box only)  1 Original Proceeding State Court Appellate Court Reopened  2 Remanded from Reopened Reopened  3 Remanded from Reopened Reope										
V. REQUESTED IN COMPL.	_	Yes 🗆 No (Che	eck 'Yes' only if o	emanded in complai	nt)					
CLASS ACTION under F.R.C	.P. 23: □ Yes ☑ No		☐ MONEY	DEMANDED IN C	OMPLA	INI: \$	·····			
VI. CAUSE OF ACTION (Cite 15 USC 1692 et seq.; Unla	e the U.S. Civil Statute under w wful and Abusive Debt Collect		and write a brief	statement of cause	Do not ci	e jurisdictional sta	itutes unless dive	ersity)		
VII. NATURE OF SUIT (Plac										
OTHER STATUTES	CONTRACT	TORT	S	TORTS	P	RISONER	LAB	OR.		
☐ 400 State Reapportionment	□ 110 Insurance	PERSONAL		PERSONAL	2001 A 100 A	ETITIONS	□ 710 Fair Lat	or Star	idards	
□ 410 Antitrust	☐ 120 Marine	□ 310 Airplan	**********	PROPERTY		Motions to	Act	·		
☐ 430 Banks and Banking ☐ 450 Commerce/ICC	130 Miller Act	□ 315 Airplan Liabilit		0 Other Fraud 1 Truth in Lending	1	Vacate Sentence Habeas Corpus	☐ 720 Labor/M Relation	_		
Rates/etc	<ul> <li>☐ 140 Negotiable Instrument</li> <li>☐ 150 Recovery of</li> </ul>	□ 320 Assault		0 Other Personal	□ 530		☐ 730 Labor/M			
□ 460 Deportation	Overpayment &	Slander	1	Property Damage	□ 535	Death Penalty	Reportir	_		
☐ 470 Racketeer Influenced	Enforcement of	□ 330 Fed En Liabilit		5 Property Damage			Disclosu			
and Corrupt Organizations	Judgment □ 151 Medicare Act	☐ 340 Marine	·	Product Liability  ANKRUPTCY			☐ 740 Railway ☐ 790 Other La		ACC	
, .	☐ 152 Recovery of Defaulted	☐ 345 Marine	Product   142	2 Appeal 28 USC	□ 555	Prison Condition	Litigatio	n		
□ 490 Cable/Sat TV	Student Loan (Excl	Liabilit ☐ 350 Motor \	Vehicle	158		REFETURE/				
<ul> <li>□ 810 Selective Service</li> <li>□ 850 Securities/Commodities/</li> </ul>	Veterans)  ☐ 153 Recovery of	□ 355 Motor Y	venicie	3 Withdrawal 28 USC 157	201000000000000000000000000000000000000	ENALTY Agriculture	Security PROPERTY		TS	
Exchange	Overpayment of	Product  360 Other P	Liability ersonal	CIVIL RIGHTS		Other Food &	□ 820 Copyrig		endraged deserved	
☐ 875 Customer Challenge 12	Veteran's Benefits	Injury	□ 44	1 Voting		Drug	☐ 830 Patent	_1_		
USC 3410  ☐ 890 Other Statutory Actions	☐ 160 Stockholders' Suits ☐ 190 Other Contract	□ 362 Persona		2 Employment 3 Housing/Acco-	1	Drug Related Seizure of	☐ 840 Tradema SOCIAL SE		Y	
□ 891 Agricultural Act	☐ 195 Contract Product	□ 365 Persona	arpraorico ;	mmodations	1		□ 861 HIA (13	95ff)		
☐ 892 Economic Stabilization	Liability			4 Welfare	1	881	<ul> <li>□ 862 Black Lt</li> <li>□ 863 DIWC/I</li> </ul>		23)	
Act  ☐ 893 Environmental Matters	☐ 196 Franchise REAL PROPERTY	☐ 368 Asbesto	I	5 American with Disabilities -		Liquor Laws R.R. & Truck	(405(g))			
☐ 894 Energy Allocation Act	☐ 210 Land Condemnation	Liabilit	I	Employment		Airline Regs	□ 864 SSID Ti	tle XV	Į	
☐ 895 Freedom of Info Act	☐ 220 Foreclosure	IMMIGR/		6 American with		Occupational	□ 865 RSI (40:		TOP COURSE	
	<ul><li>□ 230 Rent Lease &amp; Ejectme</li><li>□ 240 Torts to Land</li></ul>	nt 462 Natural Applica		Disabilities - Other	□ 690	Safety /Health Other	■ FLDERAL T □ 870 Taxes (U		********	
-	245 Tort Product Liability	☐ 463 Habeas	Corpus-	Other Civil			or Defer	dant)		
	☐ 290 All Other Real Propert	y Alien D □ 465 Other In Actions	nmigration	Rights			□ 871 IRS-Thi USC 760		y 26	
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AFIER COMPLETING THE FRONT SIDE OF FORM CV-71, COMPLETE THE INFORMATION REQUESTED BELOW.

MAR 1 8 2018

FOR OFFICE USE ONLY: Case Number:

# UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA CIVIL COVER SHEET

VIII(a). IDENIICAL CASES: Has If yes list case number(s):	this action been pre	eviously filed in this	court and dismissed	d remanded or closed? ■ No □ Yes				
VIII(b). RELATED CASES: Have If yes list case number(s):	any cases been prev	viously filed in this o	court that are related	i to the present case? V No Yes				
□B C	Arise from the same Call for determination of the contraction of the	or closely related tr on of the same or sub ould entail substantia	ansactions, happeni ostantially related o al duplication of lab	ings, or events; or r similar questions of law and fact; or or if heard by different judges; or the factors identified above in a, b or c also is present				
IX. VENUE: (When completing the								
<ul><li>(a) List the County in this District, C</li><li>□ Check here if the government, its</li></ul>	California County of agencies or emplo	utside of this Distric yees is a named plai	ntiff. If this box is	n California; or Foreign Country, in which <b>EACH</b> named plaintiff resides checked, go to item (b).				
County in this District:*			California	County outside of this District; State, if other than California; or Foreign Country				
San Bernardino (CA)								
(b) List the County in this District; C  ☐ Check here if the government, its	California County of sagencies or emplo	utside of this Distric	t; State if other than	n California; or Foreign Country in which EACH named defendant resides is checked, go to item (c).				
County in this District:*	, ago, to to o a tamper		California	California County outside of this District; State, if other than California; or Foreign Country				
County in the co			Norfolk,	VA				
(c) List the County in this District; C Note: In land condemnation ca	California County o	utside of this Distric	ad involved.	n California; or Foreign Country, in which EACH claim arose.				
County in this District:*			California	a County outside of this District, State, if other than California; or Foreign Country				
San Bernardino (CA)								
* Los Angeles, Orange, San Bernard Note: In land condemnation cases, use	dino, Riverside, Ve	entura, Santa Barb	ara, or San Luis C	obispo Counties				
			1/	Date March 15, 2011				
	e CV-71 (JS-44) Ci	and buthe Judicial Co	onference of the Lin	ntained herein neither replace nor supplement the filing and service of pleadings ited States in September 1974, is required pursuant to Local Rule 3-1 is not filed il docket sheet (For more detailed instructions, see separate instructions sheet)				
Key to Statistical codes relating to So	cial Security Cases:							
Nature of Suit Code	Abbreviation	Substantive Stat	ement of Cause of	Action				
861	ΗΙΑ	All claims for health insurance benefits (Medicare) under Title 18, Part A, of the Social Security Act, as amended Also, include claims by hospitals, skilled nursing facilities, etc., for certification as providers of services under the program (42 U S C 1935FF(b))						
862	BI	All claims for 'Black Lung' benefits under Title 4 Part B, of the Federal Coal Mine Health and Safety Act of 1969 (30 U S C 923)						
863	DIWC	All claims filed by insured workers for disability insurance benefits under Little 2 of the Social Security Act, as amended; plus all claims filed for child's insurance benefits based on disability. (42 U S C 405(g))						
863	DIWW	All claims filed for widows or widowers insurance benefits based on disability under Title 2 of the Social Security Act, as amended (42 U S C 405(g))						
864	SSID	Act as amended		income payments based upon disability filed under Title 16 of the Social Security				
865	RSI	All claims for retirement (old age) and survivors benefits under Title 2 of the Social Security Act, as amended (42 U S C (g))						